

PATENT
Atty Docket No.: 20020821
RECEIVED
CENTRAL FAX CENTER

In The U.S. Patent and Trademark Office**JUN 26 2006****In Re the Application of:**

Inventor(s): Chandrakant D. Patel et al. **Confirmation No.:** 8160
Serial No.: 10/608,151 **Examiner:** Tse W. Chen
Filed: June 30, 2003 **Group Art Unit:** 2116
Title: COOLING SYSTEM FOR COMPUTER SYSTEMS

MAIL STOP AMENDMENT

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

CERTIFICATE OF FACSIMILE TO THE USPTO

I hereby certify that this correspondence is being transmitted to the Patent and Trademark Office facsimile number (571) 273-8300 on June 26, 2006. This correspondence contains the following document(s):

- 1 sheet of Transmittal Letter for Response/Amendment (2 copies).
- 15 sheets of Response to Non-Compliant Amendment 37 C.F.R. § 1.121 and Supplemental Response to Restriction Requirement.
- 1 sheet of MPEP, Section 821.

Respectfully submitted,

MANNAVA & KANG, P.C.

June 26, 2006


Ashok K. Mannava
Reg. No.: 45,301

MANNAVA & KANG, P.C.
8221 Old Courthouse Road
Suite 104
Vienna, VA 22182
(703) 652-3822
(703) 865-5150 (facsimile)



United States Patent and Trademark Office

PATENTS

[Home](#) | [Site Index](#) | [Search](#) | [FAQ](#) | [Glossary](#) | [Guides](#) | [Contacts](#) | [eBusiness](#) | [eBiz alerts](#) | [News](#) | [Help](#)[Patents >](#)[Go to MPEP - Table of Contents](#)

BEST AVAILABLE COPY

browse before

821 Treatment of Claims Held To Be Drawn to Nonelected Inventions [R-3] - 800 Restriction in Applications Filed Under 35 U.S.C. 111; Double Patenting

821 Treatment of Claims Held To Be Drawn to Nonelected Inventions [R-3]

Claims held to be drawn to nonelected inventions, including claims ~~drawn to~~ nonelected species or inventions that may be eligible for rejoinder, are treated as indicated in MPEP § 821.01 through § 821.04.

The propriety of a requirement to restrict, if traversed, is reviewable by petition under 37 CFR 1.144. *In re Hengehold*, 440 F.2d 1395, 169 USPQ 473 (CCPA 1971).

All claims that the examiner holds as not being directed to the elected subject matter are withdrawn from further consideration by the examiner in accordance with 37 CFR 1.142(b). See MPEP § 821.01 through § 821.04. The examiner should clearly set forth in the Office action the reasons why the claims withdrawn from consideration are not readable on the elected invention. Applicant may traverse the requirement pursuant to 37 CFR 1.143. If a final requirement for restriction is made by the examiner, applicant may file a petition under 37 CFR 1.144 for review of the restriction requirement.

browse after

KEY: = online business system = fees = forms = help = laws/regulations = definition (glossary)

The Inventors Assistance Center is available to help you on patent matters. Send questions about USPTO programs and services to the USPTO Contact Center (UCC). You can suggest USPTO webpages or material you would like featured on this section by E-mail to the webmaster@uspto.gov. While we cannot promise to accommodate all requests, your suggestions will be considered and may lead to other improvements on the website.

[HOME](#) | [SITE INDEX](#) | [SEARCH](#) | [eBUSINESS](#) | [HELP](#) | [PRIVACY POLICY](#)

Last Modified: 12/07/2005 07:33:11

[Go to MPEP - Table of Contents](#)